

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

DEAN DELAVENTURA, on behalf of himself and
all others similarly situated,

Plaintiff,

v.

COLUMBIA ACORN TRUST, COLUMBIA
FUNDS TRUST I, COLUMBIA FUNDS TRUST
II, COLUMBIA FUNDS TRUST III, COLUMBIA
FUNDS TRUST IV, COLUMBIA FUNDS TRUST
V, COLUMBIA FUNDS TRUST VI, COLUMBIA
FUNDS TRUST VII, COLUMBIA FUNDS
TRUST VIII, COLUMBIA FUNDS TRUST XI,

Defendants.

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Case No. _____

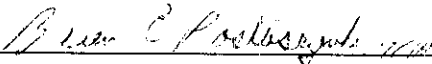
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DEFENDANTS' LOCAL RULE 7.3 CORPORATE DISCLOSURE STATEMENT

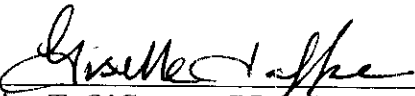
Pursuant to Local Rule 7.3(A), Defendants Columbia Acorn Trust, Columbia Funds Trust I, Columbia Funds Trust II, Columbia Funds Trust III, Columbia Funds Trust IV, Columbia Funds Trust V, Columbia Funds Trust VI, Columbia Funds Trust VII, Columbia Funds Trust VIII, Columbia Funds Trust XI (collectively "Defendants") make the following corporate disclosure statement.

Defendants do not have a corporate parent; nor does any publicly held company own 10% or more of Defendants.

Dated: Boston, Massachusetts
April 20, 2005



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Trust V, Columbia Funds Trust VI, Columbia Funds
Trust VII, Columbia Funds Trust VIII, Columbia
Funds Trust XI*

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